PORTURE 02 FEB 2005

PATENT COOPERATION TREATY / 522879

PCT

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

REC'D 28 OCT 2004

|                           | WIPO               | PCT    |
|---------------------------|--------------------|--------|
| see Notification of Trans | smittal of Interna | lional |

|   |  |  |  |   |                  | <del></del>      |  |                     |
|---|--|--|--|---|------------------|------------------|--|---------------------|
| -   | Applicant's or agent's file reference  FOR FURTHER ACTION  See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)   |  |  | I<br>PEA/416)                             |                  |                  |  |                     |
| I =   |  |  |  | International filing date (<br>25.07.2003 | day/mon          | th/year)         | Priority date (day/month/year 02.08.2002 | )                   |
|   | International Patent Classification (IPC) or both national classification and IPC C12N9/12   |  |  |   |                  |                  |  |                     |
| Applicant PROTEUS et al   |  |  |  |   |                  |                  |  |                     |
| 1.  | This international preliminary examination report has been prepared by this international Preliminary Examining Authority and is transmitted to the applicant according to Article 36.   |  |  |   |                  |                  |  |                     |
| 2.  | . This REPORT consists of a total of 5 sheets, including this cover sheet.   |  |  |   |                  |                  |  |                     |
|   | This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). |  |  |   |                  |                  |  |                     |
|   | These annexes consist of a total of 3 sheets.  |  |  |   |                  |                  |  |                     |
| 3.  | This   | repor  | t contains indications re                  | elating to the following ite              | ems;             |                  |  |                     |
| ]   | ı  | $\boxtimes$  | Basis of the opinion                       |   |                  |                  |  |                     |
|   | U  |  | Priority                                   |   |                  |                  |  | ļ                   |
| 1   | 111  | □ Non-establishment of opinion with regard to novelty, inventive step and industrial applicability |  |   |                  |                  |  |                     |
|   | IV   |  | Lack of unity of inventi                   | •   | o v O.i.y, i     | ilveriave step a | ind industrial applicability             |                     |
|   | V 🗵 Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement   |  |  |   |                  |                  |  |                     |
|   | VI   Certain documents cited   |  |  |   |                  |                  |  |                     |
|   | VII   Certain defects in the international application   |  |  |   |                  |                  |  |                     |
|   | VIII   |  | Certain observations of                    | on the international appl                 | ication          |                  |  |                     |
|   |  |  |  |   |                  |                  |  |                     |
| Date of submission of the demand Date of completion of this re                            |  |  | ls report                                  |   |                  |                  |  |                     |
| 19.02.2004  |  | 28.10  | .2004                                      |   |                  |                  |  |                     |
| Nam<br>prelii   | e and n  | exami  | address of the internation ning authority: |   | Authori          | zed Officer      |  | officehas Patentagy |
| European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Lejeune, R |  |  |  |   |                  |                  |  |                     |
| Tel. +31 70 340 - 2040 Tx: 31 651 epo<br>Fax: +31 70 340 - 3016                           |  |  | 651 epo nl                                 | -   | •                | 240.0047         |  |                     |
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# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/03936

| 1. | Basis | of the | report |
|----|-------|--------|--------|
|----|-------|--------|--------|

1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

|  | Des   | cription, Pages   |  |   |  |  |  |
|--|---|---|--|---|--|--|--|
|  | 1-2   | 1   | as origi                                       | inally filed  |  |  |  |
|  | Cla   | ims, Numbers  |  |   |  |  |  |
|  | 1-20  | )   | receive  | received on 04.08.2004 with letter of 04.08.2004  |  |  |  |
|  | Dra   | wings, Sheets   |  |   |  |  |  |
|  | 1/4-  | 4/4   | as origi                                       | inally filed  |  |  |  |
| 2.   | With<br>lang  | n regard to the <b>langu</b><br>guage in which the int  | a <b>ge,</b> all the elen<br>ernational applic | nents marked above were available or furnished to this Authority in the cation was filed, unless otherwise indicated under this item. |  |  |  |
|  | The   | se elements were ava                                    | ailable or furnish                             | ned to this Authority in the following language: , which is:  |  |  |  |
|  |   | the language of a tra                                   | nslation furnish                               | ed for the purposes of the international search (under Rule 23.1(b)).   |  |  |  |
|  |   |   |  | ternational application (under Rule 48.3(b)).   |  |  |  |
|  |   | the language of a tra<br>Rule 55.2 and/or 55.3          | inslation furnish<br>3).                       | ed for the purposes of international preliminary examination (under   |  |  |  |
| 3.   | With<br>inte  | n regard to any <b>nucle</b><br>rnational preliminary e | otide and/or an<br>examination was             | <b>nino acid sequence</b> disclosed in the international application, the sequence listing:   |  |  |  |
|  |   | contained in the inter                                  | rnational applica                              | ation in written form.  |  |  |  |
|  |   | filed together with the                                 | e international a                              | application in computer readable form.  |  |  |  |
|  | ☐ furnished subsequently to this Authority in written form. |   |  |   |  |  |  |
| <ul> <li>furnished subsequently to this Authority in computer readable form.</li> <li>The statement that the subsequently furnished written sequence listing does not go beyond the disclering the international application as filed has been furnished.</li> </ul> |   |   |  |   |  |  |  |
|  |   |   |  |   |  |  |  |
| 4. The amendments have resulted in the cancellation of:  |   |   |  |   |  |  |  |
|  |   | the description,  | pages:   |   |  |  |  |
|  | $\boxtimes$   | the claims,   | Nos.:  | 21  |  |  |  |
|  |   | the drawings,   | sheets:  |   |  |  |  |
|  |   |   |  |   |  |  |  |

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| 5. 🏻 | This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)). |
|------|---|
|      | $\cdot$   |

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-20

No: Claims

Inventive step (IS) Yes: Claims 1-20

No: Claims

Industrial applicability (IA) Yes: Claims 1-20

No: Claims

2. Citations and explanations

see separate sheet



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### **EXAMINATION REPORT - SEPARATE SHEET**

#### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The following document/s (D) is/are referred to in this communication; the numbering will be adhered to in the rest of the procedure:

D1: WO 98 22615 A (LIFE TECHNOLOGIES INC) 28 May 1998 (1998-05-28)

D2: KIM DONG-MYUNG ET AL: BIOTECHNOLOGY AND BIOENGINEERING, vol. 74, no. 4, 20 August 2001

D1 discloses methods to enhance nucleic acid synthesis by preventing the build-up of pyrophosphate. One of the methods (see example 2) consists in the addition to the reaction medium of yeast ATP-sulfurylase and adenosine 5' phosphosulfate (APS). The enzyme catalyses the formation of ATP and sulphate from APS and pyrophosphate.

D2 discloses different methods to regenerate ATP during cell free protein synthesis, using different glycolysis intermediates.

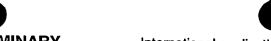
Novelty (Art 33(2) PCT)

Claim 1 is directed at a method to enhance the synthesis of proteins in a cell free system, where the system is enriched in ATP-sulfurylase. The prior art does teach the use of ATP-sulfurylase in a cell free system (see D1), but not for the synthesis of proteins. Therefore, the subject matter of claim 1 (and dependent claims 2-8) is new.

Claim 9 and 15 are directed at a cell-free system or a cell-free extract, containing components that are capable of translating mRNA encoding a desired protein, enriched with ATP-sulfurylase. The prior art does not teach ATP-sulfurylase enriched extracts where a working machinery for protein synthesis is present. Therefore, the subject matter of claims 9 and 15 (and dependent claims 10-14, 16-20) is new.

Inventive step (Art 33(3) PCT)

The subject matter of claims 1-20 is new and involves an inventive step for the following reasons:



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The problem addressed by the application is the provision of a method to enhance in vitro protein synthesis in cell-free systems. The solution provided by the application is a method which comprises the enrichment of the cell-free system with ATP sulfurylase and its substrate adenosine 5' phosphosulfate, such that ATP is formed. Document D2, regarded as the closest prior art, discloses methods to enhance in vitro protein synthesis in cell-free systems by regeneration of ATP using glycolysis intermediates. In the light of D2, the remaining problem to be solved is to provide a further method to generate ATP. The solution is the use of ATP sulfurylase and adenosine 5' phosphosulfate. The use of this enzyme and its substrate in a cell-free system is known from D1.

The skilled person, when faced with the problem of providing a further ATP generating method for an in vitro protein synthesis system would not combine the teachings of D1 (the method to regenerate ATP for protein synthesis) with the method of D2 (use of ATP sulfurylase and APS during nucleic acid synthesis). Therefore, claims 1-20 do involve an inventive step.